

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF VIRGINIA
Alexandria Division**

NAVIENT SOLUTIONS, LLC,

Plaintiff,

v.

THE LAW OFFICES OF JEFFREY
LOHMAN, et al.,

Defendants.

Civil Action No. 1:19-cv-00461

PLAINTIFF'S WITNESS LIST

Plaintiff Navient Solutions, LLC, by and through their undersigned counsel, hereby serves this witness list pursuant to the Court's August 23, 2019, *Scheduling Order* (the "Scheduling Order") (ECF No. 39), as amended (ECF No. 427).

I. FACT WITNESSES

Plaintiff identifies the following Fact Witnesses, whose testimony may be elicited live and/or by deposition:

1. Jeremy Branch
2. Joshua Dries
3. Alyson Dykes
4. Rick Graff
5. Mansur "Manny" Kashto
6. Jeffrey Lohman
7. Robert J "RJ" Marshall

8. David Mize
9. Ibrahim Muhtaseb
10. Andrew Reinhart
11. David Sklar
12. Jacob Slaughter
13. Troy Standish
14. Gregory Trimarche
15. Kelly Whitmore

Plaintiff identifies the following Fact Witnesses, whose testimony is anticipated to be elicited by deposition:

16. Derek Allen
17. Erica Arndts
18. Cynthia Baldon
19. Kyle Barnett
20. Ashley Collier
21. Marvin Crawford
22. Charliette Cummings
23. Shawn Deffenbaugh
24. Dorothy Deubner
25. Amanda Fine
26. Alfred Givens
27. Breana Givens

28. Miguel Ibarra
29. Angela Jaimes
30. Sharafadeen Kashimawo
31. Kristine Klausing
32. Jimmy Lam
33. Daniel Lewis
34. Heidi Lewis
35. Bethany Litty
36. Luis Lopez
37. Frank Lostaglio
38. Brandy Mayer
39. Jon McClogan
40. Cynthia Merritt
41. Marvin Millora
42. Brad Moore
43. Michael Murphy
44. Kristin Myers
45. Paul Natoli
46. Jessica Pohl
47. Elizabeth Ramos
48. Ina Ramos
49. William Rogers
50. Ralph Salazar

51. Gabriela Santiago
52. Cherie Smith
53. Jonathan Smith
54. Brian Smugala
55. Michelle Smugala
56. Danielle Stotler
57. Dallas Stringham
58. Laura Welch
59. Keenan Whitaker
60. Kristen Wunderlich

II. EXPERT WITNESSES

1. Philip J. Harvey
2. Wayne Travell

III. RESERVATIONS

1. Plaintiff reserves the right to call any fact or expert witness identified by Defendants.
2. Plaintiff reserves the right to call records custodians, or other qualified witnesses, as necessary to lay a sufficient foundation for the authentication and admission of documentary evidence at trial.
3. Plaintiff reserves the right to supplement this list to include witnesses to rebut the testimony of any witness whom any of the parties subsequently discloses.

Dated: July 9, 2021

Respectfully submitted,

/s/ Jeffrey R. Hamlin

Jeffrey R. Hamlin (Va. Bar No. 46932)

George R. Calhoun V (*pro hac vice*)

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